

Douglas B. Lipsky - Partner

420 Lexington Avenue, Suite 1830 New York, New York 10170

> USDC SDNY DOCUMENT

DATE FILED: 12

Main: 212.392.4772 Direct: 212.444.1024 Fax: 212.444.1030 doug@lipskylowe.com

www.lipskylowe.com

## MEMO ENDORSED

December 6, 2019

VIA ECF

The Honorable Laura Taylor Swain, U.S.D.J. U.S. District Court for the Southern District of New York 500 Pearl Street New York, New York 10007-1312

> Re: Fischler v. Lazzoni USA Inc., 1:19-cv-3756 (LTS)

Dear Judge Swain:

This firm represents Plaintiff Brian Fischler. We submit this letter on behalf of all parties to respectfully request that the deadline to file the R. 41 Stipulation of Dismissal be extended to December 20, 2019.

This is the second request to extend this deadline. The first request was inadvertently addressed to Judge Schofield. (Doc. No. 19). The parties make this request because, while the agreement has been signed, the parties must perform certain obligations under it before the Stipulation is filed. This request, if granted, would not affect any other dates or deadlines.

We appreciate the Court's consideration of this request.

Respectfully submitted, LIPSKY LOWE LLP

s/ Douglas B. Lipsky Douglas B. Lipsky

The restoration provision, of the order of Dismiral (DE # 18) are splended through December 20, 2019.

cesolved.

CC: Daniel G. De Pasquale (Via ECF)

SO ORDERED:

TO STATES DISTRICT JUDGE